





PCT

INTERNATIONAL PRELIMINARY EXAMINATION REPORT

(PCT Article 36 and Rule 70)

							
Applicant's or agent's file reference 2002P06263WO	FOR FURTHER ACTION See Notification of Transmittal of International Preliminary Examination Report (Form PCT/IPEA/416)						
International application No.	International filing date (day/n		Priority date (day/month/year)				
PCT/DE2003/001378	29 April 2003 (29.04	.2003)	15 May 2002 (15.05.2002)				
International Patent Classification (IPC) or national classification and IPC H01F 6/04							
Applicant CTT CTT A KETT LODGE							
SIEMENS AKTIENGESELLSCHAFT							
This international preliminary examination report has been prepared by this International Preliminary Examining Authority and is transmitted to the applicant according to Article 36.							
2. This REPORT consists of a total of	4 sheets, including	g this cover sl	neet.				
This report is also accompanied by ANNEXES, i.e., sheets of the description, claims and/or drawings which have been amended and are the basis for this report and/or sheets containing rectifications made before this Authority (see Rule 70.16 and Section 607 of the Administrative Instructions under the PCT).							
These annexes consist of a total of sheets.							
3. This report contains indications rela	3. This report contains indications relating to the following items:						
I Basis of the report	I Basis of the report						
Ц Priority	II Priority						
III Non-establishment o	The second state of the second						
IV Lack of unity of inv	Tark Control Committee						
V Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement							
VI Certain documents of							
VII Certain defects in th							
VIII Certain observations							
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Date of submission of the demand		Date of completion of this report					
01 October 2003 (01.10	.2003)	26.	July 2004 (26.07.2004)				
Name and mailing address of the IPEA/EP	Authori	Authorized officer					
Facsimile No.	Telepho	one No.					

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rional application No.
PCT/DE2003/001378

I. F	Basis	of the r	eport	
1.	With	regard t	o the elements of the international application:*	
		the int	ernational application as originally filed	
	X	the des	scription:	
		pages	1-10	, as originally filed
		pages		, filed with the demand
		pages	, filed with the letter of	
	X	the cla		
		pages		, as originally filed
		pages	, as amended (together	
Ì		pages		, filed with the demand
1		pages	1-9 , filed with the letter of	24 June 2004 (24.06.2004)
	$\overline{\lambda}$	the dra	wings:	
~	_	pages	1/2-2/2	, as originally filed
		pages		, filed with the demand
		pages	, filed with the letter of	
Г	T th	ie seque	nce listing part of the description:	
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		pages		
		pages	, filed with the letter of	
u	hese	element the lang	guage of a translation furnished for the purposes of international search (under Rule guage of publication of the international application (under Rule 48.3(b)). guage of the translation furnished for the purposes of international preliminary of	which is: e 23.1(b)).
3. V		contain filed tog furnishe furnishe The sta	to any nucleotide and/or amino acid sequence disclosed in the internation camination was carried out on the basis of the sequence listing: ed in the international application in written form. gether with the international application in computer readable form. ed subsequently to this Authority in written form. ed subsequently to this Authority in computer readable form. the subsequently to this Authority in computer readable form. the subsequently furnished written sequence listing does not good application as filed has been furnished.	
L		The sta been fur	tement that the information recorded in computer readable form is identical to mished.	o the written sequence listing has
4. []] [endments have resulted in the cancellation of: the description, pages the claims, Nos the drawings, sheets/fig	
5. [] T	his repo	ort has been established as if (some of) the amendments had not been made, since the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2(c)).**	e they have been considered to go
an	d 70.	17).	neets which have been furnished to the receiving Office in response to an invitation as "originally filed" and are not annexed to this report since they do not containing such amendments must be referred to under item I and annexed	contain amendments (Rule 70.16

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PCT/DE 03/01378

V.	Reasoned statement under Article 35(2) with regard to novelty, inventive step or industrial applicability;
	citations and explanations supporting such statement

1. Statement			
Novelty (N)	Claims	1-9	YES
	Claims		NO
Inventive step (IS)	Claims	1-9	YES
	Claims		NO NO
Industrial applicability (IA)	Claims	1-9	YES
	Claims		NO

2. Citations and explanations

Technical field: The application relates to the cooling of superconductive magnet systems.

PCT Article 19(2): According to the examination report, a new independent claim 1 was drafted from the features of the original claims 1 and 6.

Prior art: The preamble of main claim 1 can be found in document US-A-4 726 199 (D1).

Disadvantage: Depending on the distance between the cold head and the object to be cooled, the large cross-sections required for good thermal coupling lead to a considerable increase in the size of the cold mass, which results in considerable expenditure.

Problem: Reducing the cost of cooling a superconductive coil.

Solution: A device having the features of claim 1.

Evaluation: By using a single-pipe thermosiphon, a corresponding pipe is characterized in that it is closed at one end and in that the same component is used both to

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feed the cold coolant to the heat source and to return the heated coolant. In this way, the required amount of circulating cryogenic coolant is reduced in comparison with a double-pipe thermosiphon (according to D1).

The reduction in the amount of coolant liquid - by using pipes with comparatively small diameters - is a substantial cost advantage. Neither document D1 nor document D2 (PAJ: JP 06342721 (Tokin Co)) discloses returning the heated coolant via the same part of a pipe as it is fed.

General Observations

Although claims 1-9 satisfy the requirements of PCT Article 33(2) to (4) with respect to the searched prior art, amendments are required to remedy the following defects:

- Contrary to PCT Rule 5.1(a)(ii), the description does not cite document D1 or indicate the relevant prior art disclosed therein.
- The description is not consistent with the claims (PCT Rule 5.1(a)(iii)).
- In claim 1, reference sign "9" should be replaced by "q".